

*Be it enacted by the Legislature of the state of Utah:* 

25

51

52

26	Section 1. Section 77-2-5 is amended to read:
27	77-2-5. Diversion agreement Negotiation Contents.
28	(1) At any time after the filing of an information or indictment and prior to conviction,
29	the prosecuting attorney may, by written agreement with the defendant, filed with the court,
30	and upon approval of the court, divert a defendant to a non-criminal diversion program.
31	(2) A defendant shall be represented by counsel during negotiations for diversion and
32	at the time of execution of any diversion agreement unless he shall have knowingly and
33	intelligently waived his right to counsel.
34	(3) The defendant has the right to be represented by counsel at any court hearing
35	relating to a diversion program.
36	(4) Any diversion agreement entered into between the prosecution and the defense and
37	approved by a magistrate shall contain a full, detailed statement of the requirements agreed to
38	by the defendant and the reasons for diversion. A decision by a prosecuting attorney not to
39	divert a defendant is not subject to judicial review.
40	[(5) Diversion programs longer than two years shall not be permitted.]
41	(5) Any diversion agreement entered into between the prosecution and the defense and
42	approved by a magistrate may contain an order that the defendant pay a nonrefundable
43	diversion fee, which shall be allocated in the same manner as if paid as a fine for a criminal
44	conviction under Section 78A-5-110, or Section 78A-7-120, and which may not exceed the
45	suggested fine listed in the Uniform Fine and Bail Forfeiture Schedule adopted by the Judicial
46	Council.
47	(6) A diversion agreement [shall] may not be approved unless the defendant, before a
48	magistrate and in the agreement, knowingly and intelligently waives his constitutional right to a
49	speedy trial.
50	(7) A defendant who is eligible for a diversion agreement under this chapter may not be

denied a diversion agreement based on an inability to pay the diversion fee.

(8) Diversion programs longer than two years are not permitted.